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Main Document Page 1 of 2 UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TENNESSEE SOUTHERN DIVISION

1:17-bk-12828

| IN RE: | | CASE NO. CHAPTER | 13 | |
|--|---|--|--|---|
| James Lee Payne | | CHAITEN | . 13 | |
| Terri Leigh Payne | CHAPTER 13 F | <u>PLAN</u> | | |
| | X Original | Amended | | |
| | Dated: June 14, | 2017 | | |
| 1. PAYMENTS AND TERM. The debtor will pay the chapter 13 trustee s N/A | \$ <u>800.00</u> per <u>bi-weekly</u> | _ by WAGE ORDER | and the following | ng additional monies: |
| 2. PRIORITY CLAIMS (including adm (a) All administrative expenses under 11 t amount of \$3,750.00 less \$0.00 previo | J.S.C. §§ 503(b) & 1326 will b | pe paid in full, includin | g fees to the deb | tor's attorney in the |
| (b) Except as provided in paragraph 6 belo payments, with tax claims paid as priority, | | | | l in deferred cash |
| 3. SECURED CLAIMS. (a) CRAMDOWNS. The holders of the fo trustee the value of the security, capped by secured creditors to ensure timely amortiza an unsecured claim under paragraph 4(a) b treatment for its secured claim and its unse U.S.C. Section 1325(a)(5). | the filed claim, in the manner ation. The portion of any allow elow. The failure of a secured | specified below; the tr wed claim that exceeds creditor listed below t | rustee may increate the value indicate to timely object to | ase payments to ted will be treated as the proposed |
| <u>Creditor</u> | <u>Collateral</u> | <u> V</u> alu <u>e</u> | Monthly <u>Payment</u> | <i>Interest</i> <i>R</i> ate |
| Ally Financial | 2015 Dodge Journey | \$26,231.00 | \$495.00 | 5% |
| | | | , | |
| (b) SURRENDER. The debtor(s) shall sur | rrender the following collatera | l in full satisfaction of | the debt: | |
| Creditor | <u>Collateral</u> | to be surrendered | | |

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(c) LONG-TERM MORTGAGES AND MOBILE HOMES. (Including Doublewide or modular homes). The holders of the following claims will retain their liens and will be paid monthly maintenance payments which will extend beyond the life of the plan. Any arrearage amount set forth below is an estimate; arrearage claims will be paid in full in the amount in the claim filed absent an objection. The amount of any maintenance payment to be paid pursuant to 11 U.S.C. §1322(b)(5), will be paid and adjusted in accordance with the filed claim and any subsequent notice of mortgage payment, absent any objection. Amounts claimed pursuant to notice(s) of post-petition fees and expenses shall be considered notice to the parties in interest of such plan payment change or increased amount of secured debt; no further notice or filing is required by the trustee or debtor. The secured creditor must advise of the need for monthly change promptly and in accordance with Fed. R. Bankr. P. 3002-1. Pursuant to 11 U.S.C. §1322(b)(3), and (10) all maintenance payment shall be deemed current upon conclusion of the case or discharge, and all post-petition defaults are waived. No late charges shall accrue on any secured claim which is maintained in this plan or during this case pursuant to §1322(b)(5). Pursuant to 11 U.S.C. §1322(b)(3) any secured creditor that fails to file a claim waves any default or charges resulting from non-payment.

payment. Arrearage Arrearage Payment by: Estimated Interest Monthly Maintenance (Trustee Creditor <u>Arrearage</u> <u>R</u>ate <u>Payment</u> Payment or Debtor) DiTech Fiancial \$678.00 per month Trustee

(First Mortgage) Starting June 2017

Bank of America Home Loans (HELOC)

\$153.00 per month Trustee Starting June 2017

(d) DE NOVO REVIEW. Notwithstanding any provision of this plan, the secured status and classification of any purported secured claim are subject to de novo review on the request of any party in interest made within 90 days following the filing of the claim or the expiration of the deadline for filing proofs of claim, whichever comes later. If no objection is filed within the time stated, the validity of the security interest and/or the perfected lien is established by confirmation and is binding on all parties.

| 4. | UNSEC | URED | CRED | ĮŢ(| ORS |
|----|-------|------|------|-----|-----|
|----|-------|------|------|-----|-----|

| (a) Nonpriority | Except as provide | ed in subparagraph (b) and in paragraph 6 below, nonpriority unsecured claims will be paid: |
|-----------------|---------------------------------------|---|
| | XX | In full |
| | | % |
| | | Pro-rata |

5. EXECUTORY AND UNEXPIRED LEASES. Except the following which are assumed, all executory contracts and unexpired leases are rejected, with any claim arising from the rejection to be paid as unsecured as provided I paragraph 4(a) above.

Other party to Contract

Property description

Treatment by Debtor

6. Liens to be avoided under §§ 506 or 522 (f). Confirmation of this plan shall constitute an order avoiding the liens of the following creditors:

Pioneer Credit

World Finance

Security Finance

Regency Finance

Sun Loan

7. Agreed Order. Not withstanding the foregoing, a plan may be modified by an Agreed Order signed by counsel for the debtor and the Trustee if the modification would not adversely affect any creditor and the Agreed Order so certifies.

8. <u>SPECIAL PROVISIONS</u>. (such as cosigned debts, debts paid by third party, student loans, special priority debts and treatment of non-bankruptcy secured debt as unsecured in the plan, child support claims.

Date: June 14, 2017

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(423) 267-1512 – Phone (423) 267-0809 – Fax

Date: June 14, 2017

Date: June 14, 2017

James Lee Payne

Terri Leigh Payne